	Application N .	Applicant(s)
1.	10/720,778	JOHNSON ET AL
Al 4!-	Examin r	Art Unit
	John P. Fitzgerald	2856
The MAILING DATE of this communi ation appear.  All claims being allowable, PROSECUTION ON THE MERITS IS (Conserwith (or previously mailed), a Notice of Allowance (PTOL-85) on NOTICE FALLOWABILITY IS NOT A GRANT OF PATENT RIG of the Office or upon petition by the applicant. See 37 CFR 1.313 and the second	OR REMAINS) CLOSED in this appropriate communication  HTS. This application is subject to	stication. If not included will be mailed in due course. THIS
1. A This communication is responsive to 27 December 2004.		
2. 🖾 The allowed claim(s) is/are <u>35-85</u> .		
3. A The drawings filed on 27 December 2004 are accepted by the	e Examiner.	
4. Acknowledgment is made of a claim for foreign priority under a) All b) Some* c) None of the:  1. Certified copies of the priority documents have be certified copies of the priority documents have be completed as a copies of the priority documents have be certified copies of the priority documents have be certified copies of the priority documents have be certified copies not received:  Applicant has THREE MONTHS FROM THE "MAILING DATE" of noted bell w. Failure to timely comply will result in ABANDONMENTHIS THREE-MONTH PERIOD IS NOT EXTENDABLE.  5. A SUBSTITUTE OATH OR DECLARATION must be submitted INFORMAL PATENT APPLICATION (PTO-152) which gives can be complyed by the Notice of Draftspersor complyed by the Notice of Draftspersor complyed by the Notice of Draftspersor complyed by the attached Examiner's Apaper No./Mail Date  (b) Including changes required by the attached Examiner's Apaper No./Mail Date  Identifying indicial such as the application number (see 37 CFR 1.84 each sheet. Replacement sheet(s) should be labeled as such in the capability attached Examiner's comment regarding REQUIREMENT FOR DEPOSIT OF and/or INFORMATION about the deposite attached Examiner's comment regarding REQUIREMENT FOR the capability of the complete comment regarding REQUIREMENT FOR DEPOSIT OF and/or INFORMATION about the deposite attached Examiner's comment regarding REQUIREMENT FOR DEPOSIT OF and/or INFORMATION about the deposite attached Examiner's comment regarding REQUIREMENT FOR DEPOSIT OF and/or INFORMATION about the deposite attached Examiner's comment regarding REQUIREMENT FOR DEPOSIT OF and/or INFORMATION about the deposite attached Examiner's comment regarding REQUIREMENT FOR DEPOSIT OF and/or INFORMATION about the deposite attached Examiner's comment regarding REQUIREMENT FOR DEPOSIT OF and/or INFORMATION and the labeled as a continuation of the labeled as a continuatio	een received. een received in Application No ments have been received in this r this communication to file a reply of NT of this application. ed. Note the attached EXAMINER's reason(s) why the oath or declarat the submitted. o's Patent Drawing Review ( PTO-S Amendment / Comment or in the Off (c)) should be written on the drawin header according to 37 CFR 1.121(d) of BIOLOGICAL MATERIAL m	national stage application from the complying with the requirements  S AMENDMENT or NOTICE OF lion is deficient.  248) attached  ffice action of  gs in the front (not the back) of lib.  hust be submitted. Note the
Atta hment(s)  1. N tice of References Cited (PTO-892)  2. Notice of Draftperson's Patent Drawing Review (PTO-948)  3. Information Disclosure Statements (PTO-1449 or PTO/SB/08) Paper No./Mail Date  4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. Interview Summary ( Paper No./Mail Date  7. Examiner's Amendm	e`

Application/Control Number: 10/720,778

Art Unit: 2856

## **DETAILED ACTION**

Page 2

## **Drawings**

1. The drawings were received on 27 December 2004. These drawings are accepted.

## Allowable Subject Matter

- 2. Claims 35-85 are allowed over the Prior Art of record.
- 3. The following is an examiner's statement of reasons for allowance: The primary reasons for allowance of the independent claims 35, 56, 57 is the inclusion of the limitation of a device and/or method for collecting data from small-arms (i.e. pistols, rifles, etc) including a single accelerometer coupled to a processor having an a threshold level (emphasis added), above which a shot is sensed, the processor further having a hold-off delay (emphasis added) (i.e. period delay, time delay) after a shot is sensed such that additional signals sensed by the accelerometer are not sensed as shots until after the hold-off delay is over, the hold-off delay being chosen such that all subsequent impulses produced during the firing a shot fall within the hold-off delay. As to claim 65, the primary reasons for allowance is the inclusion of the limitations of a device for collecting data on usuage of a firearm having a barrel, having an RF (i.e. radio-frequency) detector mounted to the firearm producing a signal on a signal output in response to sensing a radio-frequency impulse; a processor having an input coupled to the signal output, such that a signal on the output of the RF detector which exceeds a threshold level (emphasis added) is a sensed shot, a memory coupled to the processor for storing information related to shots sensed by the processor. None of the Prior Art teach the employment of a "hold-off delay" or a "threshold

5

Application/Control Number: 10/720,778

Art Unit: 2856

level" which is to be exceeded in measuring/detecting the firing of a shot from a small arm, weapon, gun, firearm, etc.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

## Conclusion

- 4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Glock teaches a piezoelectric device assembled from a piezofilm sensor enclosed between two layers of a multilayer board with a printed circuit which is capable of detecting movements, hits or other disturbances, typically employed in conjunction with a pistol (see Fig. 2), Cain teaches the employment of an RF tag for gun identification and use and Delgado teaches an emitter that detects when shells are ejected from a breech of a firearm.
- 5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to John Fitzgerald whose telephone number is (571) 272-2843. The examiner can normally be reached on Monday-Friday from 7:00 AM to 3:30 PM. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hezron Williams, can be reached on (571) 272-2208. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR

Application/Control Number: 10/720,778 Page 4

Art Unit: 2856

only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

JF

03/07/2005

Megra. Welliams
HEZRON WILLIAMS
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2800